Filed 10/2 USDC SDNY

DOCUMENT

ELECTRONICALLY FILED

1)0(#: TE FILED:

GORDON & SILBER, P.C. ATTORNEYS AT LAW

MEMBERS OF THE FIRM

DAWN A. ADELSON
ARTHUR G. COHEN
WAYNE E. COUSIN'
DAVID M. DINCE
EDWARD M. DONDES
SANFORD GOLD
CHRISTINA KAOURIS
ANDREW B. KAUFMAN
JON D. LICHTENSTEIN
STEVEN H. MUTZ
LAURA E. RODGERS
MICHAEL P. RYAN
JOHN F. TOTO
LAWRENCE S. WASSERMAN'

OCT 2 1**2013** HAWREAS JA ALVIN - FELLEHSTEIN 355 LEXINGTON AVENUE NEW YORK, NY 10017-6603 TEL.: 212/834-0600 FAX: 212/490-0035

WESTCHESTER OFFICE 50 MAIN STREET, SUITE 1000 WHITE PLAINS, NY 10808-1920 TEL.:914/682-2097

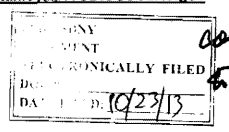
Charles V. Weitman cweitman@GORDON-SILBER.COM 212/834-0710

*ALSO ADMITTED IN NJ

October 18, 2013

Via Email To Christopher Stanley@NYSD.USCourts.gov

Hon. Alvin K. Hellerstein United States District Judge Daniel Patrick Movnihan **United States Courthouse** 500 Pearl St. New York, NY 10007-1312



In Re: Combined World Trade Center Re:

Lower Manhattan Disaster Site Litigation

21MC102(AKH)

Edgar Mendez - 05CV01180

Request that Documents Containing Protected Information be Removed from the ECF Docket

Honorable Judge Hellerstein:

The undersigned represents the defendants, Trammel Crow Corporate Services, Inc. and Trammel Crow Company, in regard to the above-referenced matter. The purpose of this correspondence is to request that the Court remove the documents numbered 4882, 4883 and 4884 from the SDNY/ECF docket numbered 1:21-mc-00102-AKH,

About a half hour ago I filed these three notices of nonparty subpoenas via ECF, which had been prepared for filing earlier this week. While preparing a fourth notice for filing, I noticed that the filed notices contained a medical records authorization for plaintiff Edgar Mehdez with protected information that should have been redacted.

I immediately contacted the ECF helpdesk and was advised that a temporary seal would be placed on those documents. I was then advised to call Chambers, which I did, and spoke to Mr. Stanley, who advised me to write this letter.

(G0152596)cvw

GORDON & SILBER, P.C.

Re: 21 MC 102/103 World Trade Center Litigation

10/18/2013 Page 2

We respectfully requested that the Court please remove these three documents from the docket. My apologies to the Court and to the plaintiff for any inconvenience this may have caused.

Thank you for your courtesy and attention. Please contact me at your earliest convenience.

Very truly yours,

GORDON & SILBER, P.C.

Charles V. Weitman

CVW/

cc: Via Email TO CLoPalo@NapoliBern.com

Christopher LoPalo, Esquire (Plaintiff Mendez' Attorney)
Worby Groaner Edelman & Napoli Burn, LLP
The Empire State Building
350 Fifth Avenue
New York, New York 10118